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APPLICATION NO.	FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/673,810	09/29/2003		Andrew John Farnsworth	1578.619(PUS-1155)	2209	
44208	7590	07/27/2006		EXAMINER		
DOCKET (PO BOX 12			VU, MICHAEL T			
DALLAS, 7		5		ART UNIT	PAPER NUMBER	
				2617		
				DATE MAILED: 07/27/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
Office Action Summary		10/673,810 FARNSWORTH, AN		AŅDREW JOHN		
		Examiner	Art Unit			
		Michael Vu	2617			
- Period for	- The MAILING DATE of this communication ap r Reply	pears on the cover sheet w	vith the correspondence a	ddress		
WHIC - Extens after S - If NO - Failure Any re	DRTENED STATUTORY PERIOD FOR REPL HEVER IS LONGER, FROM THE MAILING D sions of time may be available under the provisions of 37 CFR 1. SIX (6) MONTHS from the mailing date of this communication. period for reply is specified above, the maximum statutory period to reply within the set or extended period for reply will, by statuted the ply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUN 136(a). In no event, however, may a will apply and will expire SIX (6) MO e, cause the application to become a	ICATION. a reply be timely filed DNTHS from the mailing date of this ABANDONED (35 U.S.C. § 133).			
Status						
2a) <u>□</u> 3) <u>□</u>	Responsive to communication(s) filed on This action is FINAL . 2b)⊠ Thi Since this application is in condition for allowa closed in accordance with the practice under	s action is non-final. ance except for formal ma		ne merits is		
Disposition	on of Claims					
5) □ 6) ⊠ 7) □ 8) □	Claim(s) 1,2,4,6-9,11 and 13-15 is/are pending 4a) Of the above claim(s) is/are withdrawith 5 claim(s) is/are allowed. Claim(s) 1,2,4,6-9,11 and 13-15 is/are rejected to. Claim(s) is/are objected to. Claim(s) are subject to restriction and/on Papers	awn from consideration.				
	•					
10)🖾 🗆	The specification is objected to by the Examin The drawing(s) filed on <u>06/08/06</u> is/are: a) Applicant may not request that any objection to the Replacement drawing sheet(s) including the correction of the Co	accepted or b) objected or by objected or awing(s) be held in abeyont or a common or by or	ance. See 37 CFR 1.85(a).			
Priority u	nder 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
2) Notice 3) Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08 r No(s)/Mail Date	Paper N	v Summary (PTO-413) o(s)/Mail Date f Informal Patent Application (P	TO-152)		

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DETAILED ACTION

1. The Art Unit location of your application in the USPTO has changed. To aid in correlating any papers for this application, all further correspondence regarding this application should be directed to Art Unit 2617.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-2, 6-9, 13-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Maggenti (US 2003/0012149) in view of Sarkkinen (US 2003/0119533).

Regarding **claims 1 and 8**, Maggenti teaches a method of processing messages received by a device from a network (Figs. 1-2, [0033-0039]), the method comprising: receiving a message at the device that indicates that the device should be in a dedicated channel state [0006],

but is silent on wherein the message is one of the following: a Cell Update

Confirm message or a URA Update Confirm message or RRC Connection setup

message; and, in response to the message, clearing from the device any record of a cell identifier.

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However, Sarkkinen teaches a method and apparatus for keeping track of User equipment (UE) locations for performing multicast services in a network that includes a Radio Resource Controller (RRC) connection in response to the message, updating and cleaning or clearing or deleting of the record can be made based on User Equipments' identification (see Figs. 1-12, [0005-0009, 0034, 0041-0042, 0077]).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Maggenti, such that wherein the message is one of the following: a Cell Update Confirm message or a URA Update Confirm message or RRC Connection setup message; and, in response to the message, clearing from the device any record of a cell identifier, for allowing the Radio network Controller to keep track a record of the UEs locations on the network.

Regarding **claims 2 and 9**, Maggenti/Sarkkinen teach the method according to claim 1 wherein the dedicated channel is a Cell_DCH channel [0047-0063] of Sarkkinen.

Regarding **claims 6 and 13**, the combination of Maggenti/Sarkkinen teach the method according to claim 1, 2, or 4, wherein when the message is a message that indicates that the device should move into a dedicated channel state, the method further comprises clearing from the device any record of a cell identifier before moving to the dedicated channel state [0005-0009, 0034, 0041-0042, 0047-0063, 0077] of Sarkkinen.

Regarding **claims 7 and 14**, Maggenti/Sarkkinen teach the method according to claim 1 wherein when the message includes a new cell identifier, the method further

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comprises, in response to the message, not storing in the device any record of the cell identifier included in the message [0037-043, 0074] of Sarkkinen.

Regarding **claim 15**, Maggenti/Sarkkinen teach the mobile telecommunication device incorporating apparatus according to claim 8, (See Figs 2-12) of Sarkkinen.

4. Claims 4, 11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Maggenti/Sarkkinen, in further view of Wu (US 2003/0210676).

Regarding claims 4 and 11, Maggenti/Sarkkinen teach the method according to claim 1, but is silent on wherein the cell identifier is a Cell Radio Network Temporary Identifier.

However, Wu teaches a wireless communications, telecommunication systems such as 3G or UTMS radio interface protocol architecture that implement in both the UTRAN and the UE, including an RRC layer to provide the mobility information of a Cell Radio Network Temporary Identifier (C_RNTI) used as UE to identifiers within an UTRAN in signaling messages between UE and UTRAN [0060].

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Maggenti/Sarkkinen, such that wherein the cell identifier is a Cell Radio Network Temporary Identifier, to enhance the mobility of the user equipments connected over the radio network.

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael Vu whose telephone number is (571) 272-8131. The examiner can normally be reached on 8:00am - 6:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Duc Nguyen can be reached on 571-272-7503. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Michael Vu

Milwelth

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